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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/563,258	01/04/2006	Takeshi Iwatsu	277188US6PCT	9948
	7590 07/07/200 AK, MCCLELLAND I	EXAMINER		
1940 DUKE STREET ALEXANDRIA, VA 22314			HOANG, SON T	
ALEXANDRIA	1, VA 22314	ART UNIT	PAPER NUMBER	
		2165		
		NOTIFICATION DATE	DELIVERY MODE	
			07/07/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/563,258	IWATSU ET AL.	
Examiner	Art Unit	
SON T. HOANG	2165	

	SON T. HOANG	2165					
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress				
THE REPLY FILED 11 June 2008 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.							
1. The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following rapplication in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods:	the same day as filing a Notice of replies: (1) an amendment, affidav al (with appeal fee) in compliance	Appeal. To avoid abar it, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request				
a) The period for reply expires <u>05</u> months from the mailing date b) The period for reply expires on: (1) the mailing date of this Adno event, however, will the statutory period for reply expire la Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f	dvisory Action, or (2) the date set forth ter than SIX MONTHS from the mailin b). ONLY CHECK BOX (b) WHEN THE).	g date of the final rejection FIRST REPLY WAS FII	n. LED WITHIN TWO				
Extensions of time may be obtained under 37 CFR 1.136(a). The date of have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ension and the corresponding amount hortened statutory period for reply orig	of the fee. The appropria inally set in the final Office	ate extension fee e action; or (2) as				
 The Notice of Appeal was filed on A brief in compl filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed wi AMENDMENTS 	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the					
3. The proposed amendment(s) filed after a final rejection, be (a) They raise new issues that would require further core (b) They raise the issue of new matter (see NOTE below (c) They are not deemed to place the application in bett appeal; and/or (d) They present additional claims without canceling a content of the second c	sideration and/or search (see NO w); er form for appeal by materially re orresponding number of finally rej	TE below); ducing or simplifying th					
NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.1.24. The amendments are not in compliance with 37 CFR 1.1.25. Applicant's reply has overcome the following rejection(s):	1. See attached Notice of Non-Co	,	ŕ				
 Newly proposed or amended claim(s) would be all non-allowable claim(s). For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is proved the status of the claim(s) is (or will be) as follows: Claim(s) allowed: None. Claim(s) objected to: None. Claim(s) rejected: 1-8,10-17 and 19-31. Claim(s) withdrawn from consideration: None. AFFIDAVIT OR OTHER EVIDENCE	☑ will not be entered, or b) ☐ wi	•	-				
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 							
9. The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under apper and was not earlier presented. S	al and/or appellant fails ee 37 CFR 41.33(d)(1)	s to provide a).				
10.		•					
See Continuation Sheet. 12. Note the attached Information Disclosure Statement(s). (13. Other:		Tondition for alloware	oc because.				
/Christian P. Chace/ Supervisory Patent Examiner, Art Unit 2165	/Son T Hoang/ Examiner, Art Unit 21	65					

Continuation of 3. NOTE: Independent claims 1, 10, 19, and 24 have been amended with new limitations that require further search and examinations..

Continuation of 11. does NOT place the application in condition for allowance because:

Independent claims 1, 10, 19, and 24 have been amended with new limitations that require further search and examinations. Hence the amendment will not be entered. Claims 1-8, 10-17, and 19-31's rejections are maintained as indicated in the Final Office action sent out on April 2, 2008. A citation of the Final Office action is as followed:

Regarding claims 1, 10, 19, 24, Yuji clearly shows and discloses a data storage control apparatus, method, ([0018]-[0022]), computer readable medium (Figure 1), comprising:

data attribution detection means for detecting attribution of storing-target data (The data is passed to the filer section. Out of the passed data, the filer section identifies expiration date information, significance information and classification information, [0022]); determination means for determining whether or not the storage of said data is to be performed based on the attribution of said data detected by said data attribution detection means (When having passed over the expiration date, (Y) cancels received data (it does not record) and is completed, [0022]);

data deletion means for deleting data having higher deletion-target priority than others from among a plurality of stored data, if said determination means determines that the storage of said data is to be performed and a storage medium for storing said data runs out of space, said deletion-target priority being determined based on attribution of said plurality of stored data (The record control section records the information received from the filter section on a recording device. Here, when the capacity of a recording device is full, the data considered to be the most unnecessary are eliminated in order, judging from significance, classification, information, an expiration date ... Moreover, the record control section eliminates automatically the information which has passed over the expiration date in the recorded information, [0019]), and said data deletion means determines that said deletion-target priority of said data is high to delete said data if attribution of said data shows that said data is content copied from an external storage medium;

data storage means for storing said storing-target data in said storage medium after said data deletion means deletes data having higher said deletion-target priority (When the capacity of a recording device is full, the data considered to be the most unnecessary are eliminated in order, judging from significance, classification information, an expiration date, etc., and the information received newly is recorded, [0019]).